

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF WEST VIRGINIA
CHARLESTON

UNITED STATES OF AMERICA

v.

CRIMINAL NO. 2:18-cr-00104

DEVIN ALLEN WOLFE

FIRST SUPPLEMENTAL RESPONSE OF THE UNITED STATES OF AMERICA
TO DEFENDANT'S STANDARD DISCOVERY REQUESTS AND
REQUEST OF THE UNITED STATES FOR RECIPROCAL DISCOVERY

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, Rule 16.1(a) of the Local Rules of Criminal Procedure, and the Arraignment Order and Standard Discovery Request entered by the Court in this case on May 30, 2018, the United States of America, by counsel, herewith supplements its response to defendant's Standard Discovery Requests as follows:

Request E: Permit the defendant to inspect and to copy or photograph books, papers, documents, data, photographs, tangible objects, building or places, or copies or portions of any of those items, if the item is within the government's possession, custody or control, and (i) the item is material to preparing the defense; (ii) the government intends to use the item in its case-in-chief at trial; or (iii) the item was obtained from or belongs to defendant. [Fed. R. Crim. P. 16(a)(1)(E)]

Response: Enclosed is information responsive to this request:

1. Chelsea Restitution Request (Bates Nos. Wolfe-00193-00216);
2. Victim Impact Statement for Ballet Girl (A) (Bates Nos. Wolfe-00217-00219);
3. Victim Impact Statement for Ballet Girl (H) (Bates Nos. Wolfe-00220-00223);
4. Victim Impact Statement for BluePillow (Bates Nos. Wolfe-00224-00228);
5. Victim Impact Statement for Jan_Feb (Bates Nos. Wolfe-00229-00235);
6. Victim Impact Statement for LeopardTight (formerly called Cait) (Bates Nos. Wolfe-00236-00237);
7. Victim Impact Statement for Marineland (Sarah) (Bates Nos. Wolfe-00238-00241);
8. Victim Impact Statement for Sara (Bates Nos. Wolfe-00242-00245);
9. Victim Impact Statement for Tara (Bates Nos. Wolfe-00246-00252).

REQUEST OF THE UNITED STATES FOR RECIPROCAL DISCOVERY

Pursuant to Rules 16.1(b) and 16.1(d) of the Local Rules of Criminal Procedure, the United States of America requests that defendant provide all applicable reciprocal discovery within 14 days of the service of this response and the provision of materials requested by defendant in the Standard Discovery Request.

Respectfully submitted,

MICHAEL B. STUART
United States Attorney

By:

/s/ Emily J. Wasserman
Emily J. Wasserman
Assistant United States Attorney
CO State Bar No. 48509
300 Virginia Street, East
Room 4000
Charleston, WV 25301
Telephone: 304-345-2200
Fax: 304-347-5104
Email: Emily.wasserman@usdoj.gov

CERTIFICATE OF SERVICE

It is hereby certified that the foregoing "FIRST SUPPLEMENTAL RESPONSE OF THE UNITED STATES OF AMERICA TO DEFENDANT'S STANDARD DISCOVERY REQUESTS AND REQUEST OF THE UNITED STATES FOR RECIPROCAL DISCOVERY" has been electronically filed and service has been made on opposing counsel by virtue of such electronic filing in addition to U.S. Mail on this 22nd day of August, 2018, to:

Tim C. Carrico, Esquire
Carrico Law Offices LC
105 Capitol Street, Suite 300
Charleston, WV 25301
Email: tcarrico@carricolaw.com

/s/ Emily J. Wasserman
Emily J. Wasserman
Assistant United States Attorney
CO State Bar No. 48509
300 Virginia Street, East
Room 4000
Charleston, WV 25301
Telephone: 304-345-2200
Fax: 304-347-5104
Email: Emily.wasserman@usdoj.gov